

Message

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Sent: 4/30/2020 5:54:43 PM
To: Lowe, Kelly [Lowe.Kelly@epa.gov]; Britton, Wade [Britton.Wade@epa.gov]; Metzger, Michael [Metzger.Michael@epa.gov]
CC: Friedman, Dana [Friedman.Dana@epa.gov]; Godshall, Joshua [Godshall.Joshua@epa.gov]
Subject: TCVP pet products for briefing
Attachments: TCVP_Comparison of Pet Collar Risk Estimates (002), 12-20-19.docx; TCVP Program Review Script.docx

Hi HED,

Thank you for your help with program review today. Back in December, you provided the helpful attachments for breaking down pet product risks. For the briefing with Rick and eventually Alex, can we pull out the pet products of concern and summarize them?

Ex. 5 Deliberative Process (DP)

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TCVP Pet Products with potential identified risks:

- It looks like Hartz has 13 pet collar products. Some registration numbers apply to both a small/large dog where there are risks identified for one size but not the other...
- No non-cancer inhalation risks (with the "registrant" ratio)
- Cancer inhalation risks:
 - o None for residential
 - o Occupational
 - Yes using 1/99 liquid/dust ratio
 - Large dog (3)
 - 2596-50
 - 2596-62
 - 2596-84
 - Dog (1)
 - 2596-139
- Risks from incidental-oral exposure (*both non-cancer and cancer (with Davis study)).
 - o Cat
 - 2596-49*
 - o Small cat
 - 2596-63
 - 2596-83
 - o Large cat
 - 2596-83*
 - o Dog
 - 2596-139*
 - o Small dog
 - 2596-84*

Ex. 5 Deliberative Process (DP)

Ex. 5 Deliberative Process (DP) PRD and HED may have discussed this way back when, but I'm not sure if I recall those talks or if it was just before I inherited TCVP.

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